

FEB. 2023
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POOR QUALITY ORIGINAL

19

MIED ProSe 1 (Rev 5/16) Complaint for a Civil Case

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF MICHIGAN

Joanne Warwick

Case: 2:22-cv-11707
 Judge: Goldsmith, Mark A.
 MJ: Patti, Anthony P.
 Filed: 07-25-2022
 CMP WARWICK VS CITY OF DETROIT, ET AL (DP)

(Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

Jury Trial: Yes No
(check one)

v. City of Detroit, a municipal corporation,
 Mayor Mike Duggan, ~~attorn~~ former Police Chief Corning,
 Police Chief ~~John~~ White, Officers Daevryl Cross, ~~Dane~~
 Hunter, EPU, DPD officer Raymond Burford,
 Officers Does 1-50, ~~attorn~~ Corporation Counsel
~~John~~ Garcia, Asst. Corporation Counsel
~~John~~ Walker, Sydney Rogers - all of above persons

(Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

acting in their respective
 individual capacities, all
 jointly and severally

Docs 1-50 in their individual &
 official capacity **Complaint for a Civil Case**

James Harris, Jesse Little, Security Services

Greg McDermott, Michael Kennedy, Hines Real Estate

Warden Jodi DeAngelo, Nurse Panel and ^{firm}

~~John~~ Does 1-~~25~~, Dr. Rauf - ^{ccby} in
 conspiracy to violate Plaintiff's rights

I. The Parties to This Complaint**A. The Plaintiff(s)**

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name
Street Address
City and County
State and Zip Code
Telephone Number
E-mail Address

Joanne Warwick
264 Smith
Detroit, Wayne County
Michigan 48202
cell 415-724-3124
warwick_joanne@yahoo.com

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Defendant No. 1

Name
Job or Title
(if known)
Street Address
City and County
State and Zip Code
Telephone Number
E-mail Address
(if known)

City of Detroit
2 Woodward
Detroit, Wayne Cty
Michigan
many

Defendant No. 2

Name
Job or Title
(if known)
Street Address
City and County
State and Zip Code
Telephone Number
E-mail Address
(if known)

Mike Duggan in his individual
and official capacities
2 Woodward
Detroit, Wayne Cty
Michigan 48202
224-? ?
email: mayor mike duggan Q
Detroit MI
gov, ?

acting in his
individual &
official
capacities

Defendant No. 3

Name

Job or Title

(if known)

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address

(if known)

Defendant No. 4

Name

Job or Title

(if known)

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address

(if known)

please see I. (cont'd)

Former Police Chief Jones
Former Police Chief
Former address unknown
Former address 301 3rd Ave.
Detroit, Wayne,
Michigan 48226
313-596-2200
Unknown

Police Chief Jones White
Detroit Police Chief

Same as listed above
"
"
"
"
"UnKnown

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

What is the basis for federal court jurisdiction? (check all that apply)

Federal question

Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

28 USC § 1331, 28 USC § 1333, 42 USC § 1983
 28 USC § 2201 and 2202 and FRCP. 57 + 65-
 42 USC § 1981, invasion of privacy under federal + state law

✓ B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) Joanne Warwick,
 is a citizen of the State of (name) Michigan.

b. If the plaintiff is a corporation

The plaintiff, (name) _____,
 is incorporated under the laws of the State of (name)
 _____, and has its principal place of business in the
 State of (name) _____.

(If more than one plaintiff is named in the complaint, attach an additional page
 providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) Al (Lil) Kennedy, is a citizen of the
 State of (name) Illinois. Or is a citizen of (foreign
 nation) _____.

b. If the defendant is a corporation

The defendant, (name) Hines, is incorporated
 under the laws of the State of (name) Texas, and
 has its principal place of business in the State of (name)
Texas. Or is incorporated under the laws of
 (foreign nation) _____, and has its principal place
 of business in (name) _____.

(If more than one defendant is named in the complaint, attach an additional
 page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

① general and compensatory damages for Plaintiff for violations of her Federal and statutory rights, including pain & suffering, emotional distress to be determined according to proof ② punitive damages as available pursuant to both 42 USC § 1983 and 42 USC § 1988

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

On July 24, 2019, Plaintiff Joanne Warwick peacefully entered the Colleen T. Young Municipal Center (CATYC) to go to the Law Dept and file a FOIA request.

Several officials let Ms. Warwick enter carrying her property with her which included a sign she ~~had~~ earlier ^{such} held at a rally. Warwick arrived in a bicycle and had no car to put her belongings. Ms. Warwick discussed her sign w/the entry security guards and explained that he was not there to protest, but was going to file a FOIA request. They let her enter. One or two guards read her sign. as she had just passed the metal detector. Ms. Warwick saw the guards reading the sign and told them the other guards said it was okay. (Please go to page 7)

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

Plaintiff's civil rights were violated - retaliation for 1st Amendment Free Speech rights, right to petition govt for redress of grievances, right to peacefully assembly & go to business at govt building / right to enter building & file a FOIA request

Officers Cross & Hunter falsely arrested me - They left maliciously & w/o probable cause ^{w/ deliberate indifference} pushed me out of CAT444L - Coleman & Young Municipal Bldg. Cross brutally slammed me to the ground & ground. They left handcuff too tight - de/liberate indifference

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: July 25, 2022

Signature of Plaintiff

Printed Name of Plaintiff

Joanne Warwick
Joanne Warwick

Additional Information:

II
cont'd

One person said "It's okay, as long as it is ~~about~~^{something like} about Mike Duggan." Ms. Warwick replied "That wouldn't be legal." Ms. Warwick peacefully proceeded to the elevator. Jesse Little of Secretaries called her back to the entry area. He told her she couldn't bring in the sign. She said the other people said it was okay and let her in. Previously, Ms. Warwick had been mistreated and physically abused in the C4MC by ~~two~~ police officers who had unlawfully asked her to leave the building.

Feeling this was continued harassment, she asked for proof she couldn't bring in a sign. Mr. Little went into his office and stayed there for approx 2 minutes. On information & belief, Mr. Little on orders of Mike Duggan, Raymond Biford, Greg McRae and other Does sought to get Ms. Warwick out of the building in retaliation for the content of her sign. One side read "Michigan Trusts Bernie, so does Cardi B and Dr. Cornell West" The other side read "Kamala covered for corrupt Law Enforcement. Don't trust Kamala Harris. ¡Que mala!" Mike Duggan was a Biden supporter and on information & belief

Warwick v. City of Detroit et al
Cont'dJ. Parties cont'd(5) Detroit Police Officer Darryl Cross

Street address 1301 3rd Ave Detroit Police Headquarters
 Detroit, MI 48226
 Michigan
 313 596-2200

On information & belief
 he also worked 12th Precinct.
 12th Precinct.

(6) Detroit Police Officer Dane Hunter

on info 1301 3rd Ave.
 belief Detroit, MI 48226
 Michigan
 313 - 596 - 2200

(7) Detroit Police Officer ^(DPD) Raymond Buford and EPU
 executive protection unit

2 Woodward
 Detroit, MI 48226

tel. # _____ ?

(8) DPD + EPU Officer Dixon

2 Woodward
 Detroit, MI 48226

tel # _____ ?

(9) Officer Doe 1-50

on info + belief 1301 3rd Ave.
 Detroit, MI 48226

2 Woodward
 Detroit, MI 48226

1 of 4

⑩ Former Corporation Counsel Lawrence Garcia
now with Miller Canfield Law Firm
150 W. Jefferson Ave Suite 2500
Detroit, MI 48226
garcia@millercanfield.com
tel. 313 - 763 - 4427

⑪ Asst. Corporation Counsel Sydney Rogers
2 Woodward
Detroit, MI 48226
also office at
36th District Ct

⑫ Asst. Corporation Counsel Shannon Walker
2 Woodward
Detroit, MI 48226
also office at
36th District Ct.

⑬ Does 1-50 in information & belief
who may have passed around Detroit Center
strip video of Ms. Warwick

⑭ James Harris - acting in conspiracy to violate
last known address 2 Woodward
tel. #? Detroit, MI 48226
Pl. wrong 15
254

LAW OFFICES OF THE CITY OF DETROIT
DETROIT, MICHIGAN

⑮ Jesse Little acting in conspiracy
last known address 2 Woodward
Detroit MI 48226
cont'd
cler

⑯ Security Service Services acting in conspiracy
3 Park Lane Blvd # 1130
Dearborn, MI 48126
tel. 313 - 982 - 9243

⑰ Greg McDuffey acting in conspiracy
2 Woodward (Detroit Wayne County Building)
Detroit MI. 48226 Authority

⑱ Michael Kennedy of Hines
not sure either office in Detroit or in Chicago office
444 West Lake Street
Suite 2400.
Chicago, Illinois
tel. 312 - 419 - 4900
tel # 313 - 309 - 2319
not sure of office location

⑲ Hines Real Estate Firm acting in conspiracy
2800 Post Oak Blvd.
Houston, Texas 77066 - 6118
1 - 713 - 621 - 8000
3 of 4

I. Parties (cont'd)

(20) Warden Jodi De Angelis
17601 Mound Rd
Detroit, MI 48212 acting in conspiracy

(21) Nurse Pamela
17601 Mound Rd
Detroit, MI 48212 acting in conspiracy

(22) Does ~~1-25~~ 1-25
17601 Mound Rd
Detroit, MI 48212 acting in conspiracy

(23) Dr. Rawf
NSO Life Choices
8600 Woodward Ave
Detroit, MI 48202
313 - 875 - 7601 acting in conspiracy

III. cont'd.

~~Democrat~~

Mike Dugger either knew the ticket was going to be Biden-Harris or he didn't want Warwick in the Wilday b/c Kamala Harris, Warwick suspect was in the building after being at the NACP Nat'l Convencion at the new TCF Center. Also, Mike Dugger knows MS Warwick is a vocal critic of his administration, policies and the Detroit Land Bank Authority which he essentially controls. ^{She speaks at public meetings and on radio on these topics.}

Warwick believes little or others called Officer Darryl Gross to get her out of there → regardless of her sign.

Officer Gross approached Warwick in a harassing way and kept telling her to leave "Because I said so." At one point, he grabbed her sign - battering her at which point Warwick protested the battery. On information & belief Done Hunter was told a false story about Warwick and asked to assist Gross. He with Gross maliciously shoved her out the door w/o doing a due diligent investigation of the matter. ~~They then~~ Warwick picked up her belongings and attempted

III ~~cont'd~~ Warwick City of Detroit et al
 To reenter Officer Cross then grabbed her and brutally slammed her to the ground. Then Hunter & Cross w/elded her. One hand-cuff was too tight, yet they refused to loosen it despite Ms. Warwick's pleas. They had her in cuffs for approx. 40 minutes and yet no one brought her food. She couldnt b/c in the sign despite Warwick's repeated requests for it. At one point Cross said something like "Don't worry about the sign security wanted you out. So you're going to go out and now you're going out."

Neither officer gave her a celotape. This truck then headed her to the Detroit Medical Center where a health professional properly screened her for suicidal or homicidal intentions. She correctly wrote in her report that Ms. Warwick had been assaulted & beaten by a police officer and that she wasn't homicidal.

Ms. Warwick asked to see a psychiatric doctor, at this point. She and Ms. Warwick could not see

III. ~~cont'd~~

Warwick, City of

two nice cops who were guarding ~~Detention Center~~ of
 spent waited hours for a doctor. Dr. Rand
 showed up finally, appeared frazzled and
 spent like what felt 60 seconds asking
 about her medication.

She was then transferred to the Detroit
 Detention Center and was put in a solitary
 cell with a ~~female~~ ^{camera} camera in it. 3 female
 and one male guard came into the solitary
 cell and told her to take her clothes off.
 She put on a "Ban-Ban" suit. Warwick
 asked what it was for. A female said "such
 You must have told someone at the ~~such~~
 hospital that you were thinking of
 hurting yourself or others". Warwick
 knew this wasn't true. The ~~guards~~ guards jumped
 her and struggled with her took her clothes
 off and left her ~~but~~ naked in a cell w/a
 camera in it. This was the early
 morning of July 25th. Then she was let out on
 personal bond.

III. cont'd Warwick v. City of Detroit et al.

At The City of Detroit Prosecutor - Lawrence
Garcia, Sydney Rogers & her ^{lawyer} charged
charged Ms. Warwick with "false and unsworn
false and unsworn disorderly conduct".
The charge was eventually dismissed, after it had been filed twice.

Warwick suffered injury to her right
ankle and was on crutches for approx.
two weeks. She had bruises from
being assaulted & bathed at ~~Reed~~
Center - where Nurse Renel Baile
to properly screen her.

Sydney Rogers never produced Cross'
body cam video of the incident - the
report required to explain why he didn't
have it.

Later Officer Dixon at CTYMC
was giving Warwick a hard time and
whispered to her in a weepy voice
"I saw the video." She suspects the ^{debtors} video
was being passed around.

Warwick believes Seconded personnel, ^{including} ^{Chy &}
Jesse Little, James Harris, and Greg McRae
Raymond Bishop, Mike Duggan, Michael ^{Kennedy}
Hines and Warden Lodi DeAngelo ^{et al} ^{of the}
detention & police personnel ^{conspired to} ^{to}
violate her rights & physical person
The suffered physical injury & great
emotional distress as a result of
the batteries ^{like arrest & incarceration}
withholding of evidence & the prosecutor

The City & Detroit has a pattern
& practice ^{of abusing} ^{of abusing} people
that disagree with the administration
and permit excessive use of force, ^{by officers}
Police Chiefs Craig & White, in the opinion
were complicit and allowed this to happen

Examples & abuse of persons → Detroit will ^{Breath}
protesters, arrest of vocal resident/Duggan ^{administered}
critic Agnes Hitchcock, physical harassment
soft

of. Water rights against Deneko, Wilkens, and more. This needs to stop.

Warwick apologizes for hand-written complaint - She suffers severe depression, sleep deprivation, ADD and complicated grief.

Please help me seek justice and an end to this unaccountable abuse.

Joanne Warwick

July 25, 2022

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS

Jeanne Warwick

DEFENDANTS

City of Detroit et al

(b) County of Residence of First Listed Plaintiff Wayne
(EXCEPT IN U.S. PLAINTIFF CASES)County of Residence of First Listed Defendant Wayne
(IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.

Attorneys (If Known) Detroit Corporation Counsel

(c) Attorneys (Firm Name, Address, and Telephone Number)

Self

II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

1 U.S. Government Plaintiff 3 Federal Question (U.S. Government Not a Party)

2 U.S. Government Defendant 4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

PTF	DEF	PTF	DEF
<input checked="" type="checkbox"/> 1	<input type="checkbox"/> 1	Incorporated or Principal Place of Business In This State	<input type="checkbox"/> 4 <input checked="" type="checkbox"/> 4
<input type="checkbox"/> 2	<input checked="" type="checkbox"/> 2	Incorporated and Principal Place of Business In Another State	<input type="checkbox"/> 5 <input checked="" type="checkbox"/> 5
<input type="checkbox"/> 3	<input type="checkbox"/> 3	Foreign Nation	<input type="checkbox"/> 6 <input type="checkbox"/> 6

IV. NATURE OF SUIT (Place an "X" in One Box Only)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
<input type="checkbox"/> 110 Insurance	PERSONAL INJURY	PERSONAL INJURY	<input type="checkbox"/> 422 Appeal 28 USC 158	<input type="checkbox"/> 375 False Claims Act
<input type="checkbox"/> 120 Marine	310 Airplane	365 Personal Injury - Product Liability	<input type="checkbox"/> 423 Withdrawal 28 USC 157	<input type="checkbox"/> 376 Qui Tam (31 USC 3729(a))
<input type="checkbox"/> 130 Miller Act	315 Airplane Product Liability	367 Health Care/ Pharmaceutical Personal Injury Product Liability		<input type="checkbox"/> 400 State Reapportionment
<input type="checkbox"/> 140 Negotiable Instrument	320 Assault, Libel & Slander	368 Asbestos Personal Injury Product Liability		<input type="checkbox"/> 410 Antitrust
<input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment	330 Federal Employers' Liability	370 Other Fraud	PROPERTY RIGHTS	<input type="checkbox"/> 430 Banks and Banking
<input type="checkbox"/> 151 Medicare Act	340 Marine	371 Truth in Lending	<input type="checkbox"/> 820 Copyrights	<input type="checkbox"/> 450 Commerce
<input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excludes Veterans)	345 Marine Product Liability	380 Other Personal Property Damage	<input type="checkbox"/> 830 Patent	<input type="checkbox"/> 460 Deportation
<input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits	350 Motor Vehicle	385 Property Damage Product Liability	<input type="checkbox"/> 835 Patent - Abbreviated New Drug Application	<input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations
<input type="checkbox"/> 160 Stockholders' Suits	355 Motor Vehicle		<input type="checkbox"/> 840 Trademark	<input type="checkbox"/> 480 Consumer Credit (15 USC 1681 or 1692)
<input type="checkbox"/> 190 Other Contract	Product Liability		<input type="checkbox"/> 880 Defend Trade Secrets Act of 2016	<input type="checkbox"/> 485 Telephone Consumer Protection Act
<input type="checkbox"/> 195 Contract Product Liability	360 Other Personal Injury		SOCIAL SECURITY	<input type="checkbox"/> 490 Cable/Sat TV
<input type="checkbox"/> 196 Franchise	362 Personal Injury - Medical Malpractice		<input type="checkbox"/> 861 HIA (1395ff)	<input type="checkbox"/> 850 Securities/Commodities/ Exchange
REAL PROPERTY				
CIVIL RIGHTS				
<input type="checkbox"/> 210 Land Condemnation	440 Other Civil Rights	Habeas Corpus:	<input type="checkbox"/> 862 Black Lung (923)	<input type="checkbox"/> 890 Other Statutory Actions
<input type="checkbox"/> 220 Foreclosure	441 Voting	463 Alien Detainee	<input type="checkbox"/> 863 DIWC/DIWW (405(g))	<input type="checkbox"/> 891 Agricultural Acts
<input type="checkbox"/> 230 Rent Lease & Ejectment	442 Employment	510 Motions to Vacate Sentence	<input type="checkbox"/> 864 SSID Title XVI	<input type="checkbox"/> 893 Environmental Matters
<input type="checkbox"/> 240 Torts to Land	443 Housing/ Accommodations	530 General	<input type="checkbox"/> 865 RSI (405(g))	<input type="checkbox"/> 895 Freedom of Information Act
<input type="checkbox"/> 245 Tort Product Liability	445 Amer. w/Disabilities - Employment	535 Death Penalty	FEDERAL TAX SUITS	<input type="checkbox"/> 896 Arbitration
<input type="checkbox"/> 290 All Other Real Property	446 Amer. w/Disabilities - Other	Other:	<input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant)	<input type="checkbox"/> 899 Administrative Procedure Act/Review or Appeal of Agency Decision
	448 Education	540 Mandamus & Other	<input type="checkbox"/> 871 IRS—Third Party	<input type="checkbox"/> 950 Constitutionality of State Statutes
		550 Civil Rights	26 USC 7609	
		555 Prison Condition		
		60 Civil Detainee - Conditions of Confinement		
CIVIL RIGHTS				
PRISONER PETITIONS				
<input type="checkbox"/> 440 Other Civil Rights	Habeas Corpus:			
<input type="checkbox"/> 441 Voting	463 Alien Detainee			
<input type="checkbox"/> 442 Employment	510 Motions to Vacate Sentence			
<input type="checkbox"/> 443 Housing/ Accommodations	530 General			
<input type="checkbox"/> 445 Amer. w/Disabilities - Employment	535 Death Penalty			
<input type="checkbox"/> 446 Amer. w/Disabilities - Other	Other:			
	448 Education	462 Naturalization Application		
		465 Other Immigration Actions		
IMMIGRATION				

V. ORIGIN (Place an "X" in One Box Only)

1 Original Proceeding 2 Removed from State Court 3 Remanded from Appellate Court 4 Reinstated or Reopened 5 Transferred from Another District (specify) 6 Multidistrict Litigation - Transfer 8 Multidistrict Litigation - Direct File

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):

Brief description of cause:

Violations of civil rights, excessive force (active shooter and suspect)

VI. CAUSE OF ACTION
COMPLAINT: CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.

DEMAND \$

CHECK YES only if demanded in complaint:

JURY DEMAND: Yes NoVII. REQUESTED IN
COMPLAINT:

(See instructions):

IF ANY

JUDGE

Parker

DOCKET NUMBER

19-12429

DATE

July 25, 2022

FOR OFFICE USE ONLY

SIGNATURE OF ATTORNEY OF RECORD

Self represented

Jeanne Warwick

RECEIPT #

AMOUNT

APPLYING IFFP

JUDGE

MAG. JUDGE

PURSUANT TO LOCAL RULE 83.11

1. Is this a case that has been previously dismissed?

Yes
 No

If yes, give the following information:

Court: _____

Case No.: _____

Judge: _____

2. Other than stated above, are there any pending or previously discontinued or dismissed companion cases in this or any other court, including state court? (Companion cases are matters in which it appears substantially similar evidence will be offered or the same or related parties are present and the cases arise out of the same transaction or occurrence.)

Yes
 No

If yes, give the following information:

Court: Mi. Eastern District

Case No.: 19 - 12429

Judge: Parker

Notes: I tried to add this current case - but judges
wouldn't let me do so